Dated: February 26, 1996.

Gene R. Haislip,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 96–4945 Filed 3–1–96; 8:45 am]

Importer of Controlled Substances; Notice of Registration

By Notice dated December 15, 1995, and published in the Federal Register on December 28, 1995, (60 FR 67141), North Pacific Trading Company, 1505 SE Gideon Street, Portland, Oregon 97202, made application to the Drug Enforcement Administration to be registered as an importer of Marihuana (7360), a basic class of controlled substance listed in Schedule I.

No comment or objections have been received. DEA has considered the factors in Title 21, United States Code, Section 823(a) and determined that the registration of North Pacific Trading Company to import the listed controlled substance is consistent with the public interest at this time. Therefore, pursuant to Section 1008(a) of the Controlled Substances Import and Export Act and in accordance with Title 21, Code of Federal Regulations, Section 1311.42, the above firm is granted registration as an importer of the basic class of controlled substance listed above.

Dated: February 26, 1996.

Gene R. Haislip,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 96–4948 Filed 3–1–96; 8:45 am] BILLING CODE 4410–09–M

Manufacturer of Controlled Substances; Notice of Registration

By Notice dated June 29, 1995, and published in the Federal Register on July 6, 1995, (60 FR 35225), Penick Corporation, 158 Mount Olivet Avenue, Newark, New Jersey 07114, made application to the Drug Enforcement Administration to be registered as a bulk manufacturer of the basic classes of controlled substances listed below:

Drug	Sched- ule
Tetrahydrocannabinols (7370)	1
Dihydromorphine (9145)	ı
Pholcodine (9314)	1
Cocaine (9041)	II
Codeine (9050)	II
Dihydrocodeine (9120)	II
Oxycodone (9143)	II
Hydromorphone (9150)	l II

Drug	Sched- ule
Diphenoxylate (9170)	II
Benzoylecgonine (9180)	II
Ethylmorphine (9190)	II
Hydrocodone (9193)	Ш
Meperidine (9230)	Ш
Methadone (9250)	Ш
Methadone-intermediate (9254)	II
Dextropropoxyphene, bulk (non-dosage forms) (9273).	II
Morphine (9300)	II
Thebaine (9333)	II
Opium extracts (9610)	Ш
Opium fluid extract (9620)	Ш
Opium tincture (9630)	II
Opium powdered (9639)	П
Opium granulated (9640)	Ш
Levo-alphacetylmethadol (9648)	Ш
Oxymorphone (9652)	Ш
Alfentanil (9737)	II
Sufentanil (9740)	II
Fentanyl (9801)	II
	l .

A registered manufacturer filed a comment requesting that Penick's application for registration be denied for considerations of the public interest. The commenter also questioned whether Penick has the manufacturing and processing capabilities to manufacture the listed controlled substances. DEA has conducted inspection of Penick and determined that Penick has complied with the factors in Title 21, United States Code, Section 823(a). Penick's current application was filed to renew a manufacturer registration which the firm has maintained for several years and under which the firm manufactured controlled substances in the past in conformance with the Controlled Substances Act and its implementing regulations. Therefore, pursuant to section 303 of the Comprehensive Drug Abuse Prevention and Control Act of 1970 and Title 21, Code of Federal Regulations, Section 1301.54(e), Deputy Assistant Administrator, Office of Diversion Control, hereby orders that the application submitted by the above firm for registration as a bulk manufacturer of the basic classes of controlled substances listed above is granted.

Dated: February 26, 1996.

Gene R. Haislip,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 96–4949 Filed 3–1–96; 8:45 am]

BILLING CODE 4410-09-M

DEPARTMENT OF LABOR

Mine Safety and Health Administration

Petitions for Modification

The following parties have filed petitions to modify the application of mandatory safety standards under section 101(c) of the Federal Mine Safety and Health Act of 1977.

1. Mackie J. Coal Company, Inc.

[Docket No. M-95-169-C]

Mackie J. Coal Company, Inc., Route 2, Box 530, Grundy, Virginia 24614 has filed a petition to modify the application of 30 CFR 75.1710–1 (canopies or cabs; self-propelled electric face equipment; installation requirements) to its Mine No. 4 (I.D. No. 44–06051) located in Buchanan County, Virginia. The petitioner proposes to use self-propelled electric face equipment without cabs or canopies in mining heights of 48 inches or less. The petitioner states that application of the standard would result in a diminution of safety to the equipment operator.

2. Marfork Coal Company, Inc.

[Docket No. M-95-170-C]

Marfork Coal Company, Inc., P.O. Box 457, Whitesville, West Virginia 25209 has filed a petition to modify the application of 30 CFR 75.333(d)(1) (ventilation controls) to its Outpost East Mine (I.D. No. 46-08296); its Outpost West Mine (I.D. No. 46-08295); its White Queen Mine (I.D. No. 46–08297); its Brushy Eagle Mine (I.D. No. 46-08315); its Low Gap Mine (I.D. No. 46-08442); and its Birch Fork Mine (I.D. No. 46-08493) all located in Raleigh County, West Virginia. The petitioner proposes to use electronically operated Roll-Down Doors constructed of rubber material similar to those used in conveyor belts to control ventilation within the air course in the main entries instead of using heavy Metal Doors. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

3. Leeco, Inc.

[Docket No. M-95-171-C]

Leeco, Inc., 100 Coal Drive, London, Kentucky 40741 has filed a petition to modify the application of 30 CFR 75.388(a)(1) (boreholes in advance of mining) to its Mine No. 63 (I.D. No. 15–16413); its Mine No. 68 (I.D. No. 15–17497) located in Perry County, Kentucky; its Mine No. 60 (I.D. No. 15–12941); and its Mine No. 66 (I.D. No. 15–17172) located in Leslie County, Kentucky. Instead of drilling boreholes,

the petitioner proposes to advance panels parallel to gob areas maintaining a nominal distance of 35 feet and to second mine the panel; and to mine out the 35 foot barrier to the previous gob as the panel retreats. The petitioner states that this alternative method would only apply to working sections mining within 50 feet of the pillared areas in the same coal mine. The petitioner asserts that application of the standard would result in a diminution of safety to the miners. In addition, the petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

4. Basin Resources, Inc.

[Docket No. M-95-172-C]

Basin Resources, Inc., 14300 Highway 12, Weston, Colorado 81091 has filed a petition to modify the application of 30 CFR 75.1002 (location of trolley wires, trolley feeder wires, high-voltage cables and transformers) to its Golden Eagle Mine (I.D. No. 05–02820) located in Las Animas, Colorado. The petitioner proposes to use high-voltage (2,400 volts) cables to supply power to longwall mining equipment. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

5. Genwal Resources, Inc.

[Docket No. M-95-173-C]

Genwal Resources, Inc., P.O. Box 1420, Huntington, Utah 84528 has filed a petition to modify the application of 30 CFR 75.352 (return air courses) to its Crandall Canyon Mine (I.D. No. 42-01715) located in Emery County, Utah. The petitioner proposes to use belt air in a two-entry mining system and install a low-level carbon monoxide detection system as an early warning firedetection system in the intake escapeway and the belt entry using specific procedures outlined in its petition for modification. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

6. Bituminous-Laurel Mining, Inc.

[Docket No. M-95-174-C]

Bituminous-Laurel Mining, Inc., 100 Coal Drive, London, Kentucky 40741 has filed a petition to modify the application of 30 CFR 75.388(a)(1) (boreholes in advance of mining) to its Mine No. 4 (I.D. No. 15–11065) located in Leslie County, Kentucky. Instead of drilling boreholes, the petitioner proposes to advance panels parallel to

gob areas maintaining a nominal distance of 35 feet and to second mine the panel; and to mine out the 35 foot barrier to the previous gob as the panel retreats. The petitioner states that this alternative method would only apply to working sections mining within 50 feet of the pillared areas in the same coal mine. The petitioner asserts that application of the standard would result in a diminution of safety to the miners. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

7. Philippi Development, Inc.

[Docket No. M-95-175-C]

Philippi Development, Inc., 2708 Cranberry Square, Morgantown, West Virginia 26505 has filed a petition to modify the application of 30 CFR 75.503 (permissible electric face equipment; maintenance) to its Sentinel Mine (I.D. No. 46–04168) located in Barbour County, West Virginia. The petitioner proposes to increase the maximum length of its trailing cables to 900 feet for supplying power to shuttle cars, roof bolters and mobile roof supports. The petitioner has outlined specific procedures in its petition for modification to support its proposed alternative method; and states that proposed revisions to the part 48 training plan would be submitted to the District Manager within 60 days after the Proposed Decision and Order becomes final that would specify task training for all miners designated to examine and verify the short-circuit settings and circuit interrupting device(s). The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

8. Consolidation Coal Company

[Docket No. M-95-176-C]

Consolidation Coal Company, Consol Plaza, 1800 Washington Road, Pittsburgh, Pennsylvania 15241–1421 has filed a petition to modify the application of 30 CFR 75.364(b)(2) (weekly examination) to its Robinson Run No. 95 Mine (I.D. No. 46-01318) located in Harrison County, West Virginia. Due to deteriorating roof and rib conditions and roof falls in certain areas of the intake air course, traveling the area would be unsafe. The petitioner proposes to establish evaluation points to monitor the quantity and quality of air in the affected area. The petitioner asserts that the proposed alternative method would provide at least the same

measure of protection as would the mandatory standard.

9. McElroy Coal Company

[Docket No. M-95-177-C]

McElroy Coal Company, Consol Plaza, 1800 Washington Road, Pittsburgh, Pennsylvania 15241-1421 has filed a petition to modify the application of 30 CFR 75.804(a) (underground highvoltage cables) to its McElroy Mine (I.D. No. 46-01437) located in Marshall County, West Virginia. The petitioner proposes to use a high-voltage cable with an internal ground check conductor smaller than No. 10 (A.W.G.) as part of its 4,160-volt longwall mining system. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

10. Leeco, Inc.

[Docket No. M-95-178-C]

Leeco, Inc., 100 Coal Drive, London, Kentucky 40741 has filed a petition to modify the application of 30 CFR 75.333(a) to its Mine No. 63 (I.D. No. 15–16413) located in Perry County, Kentucky. The petitioner proposes to use semipermanent stoppings in rooms where second mining is projected. The petitioner states that the semipermanent stoppings would be constructed of 6inch, hollow-core concrete blocks, dry stacked and coated on one side with wood-fiber based plaster; and that application of the standard would result in a diminution of safety to the miners. In addition, the petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

11. White Oak Mining & Construction Company, Inc.

[Docket No. M-95-179-C]

White Oak Mining & Construction Company, Inc., Scofield Route, Helper, Utah 84526 has filed a petition to modify the application of 30 CFR 75.364(b)(4) to its White Oak Mine #2 (I.D. No. 42-01280) located in Carbon County, Utah. Due to deteriorating roof conditions, the Main East intake at the 2nd Right seals and the bleeder entry at the north end of the 2nd & 3rd Left panels cannot be traveled safely. The petitioner proposes to establish evaluation points to monitor the quantity and quality of air in the affected area. The petitioner states that application of the standard would result in a diminution of safety to the miners. In addition, the petitioner asserts that the proposed alternative method would

provide at least the same measure of protection as would the mandatory standard

12. Performance Coal Company

[Docket No. M-95-180-C]

Performance Coal Company, P.O. Box 69, Naoma, West Virginia 25140 has filed a petition to modify the application of 30 CFR 75.333(d)(1) (ventilation controls) to its Upper Big Branch Mine South (I.D. No. 46–08436) located in Raleigh County, West Virginia. The petitioner proposes to use electronically operated Roll-Down Doors constructed of rubber material similar to those used in conveyor belts to control ventilation within the air course in the main entries instead of using heavy Metal Doors. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

13. Philippi Development, Inc.

[Docket No. M-95-181-C]

Philippi Development, Inc., 2708 Cranberry Square, Morgantown, West Virginia 26505 has filed a petition to modify the application of 30 CFR 75.350 (air course and belt haulage entries) to its Sentinel Mine (I.D. No. 46-04168) located in Barbour County, West Virginia. The petitioner proposes to install a carbon monoxide monitoring system as an early warning fire detection system in all belt entries used as intake air courses. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

14. Jacks Branch Coal Company

[Docket No. M-95-182-C]

Jacks Branch Coal Company, P.O. Box 567, Madison, West Virginia 25130 has filed a petition to modify the application of 30 CFR 75.333(d)(1) (ventilation controls) to its Mine No. 1 (I.D. No. 46-07273) located in Boone County, West Virginia. The petitioner proposes to use electronically operated Roll-Down Doors constructed of rubber material similar to those used in conveyor belts to control ventilation within the air course in the main entries instead of using heavy Metal Doors. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

15. Mountain Coal Company

[Docket No. M-95-183-C]

Mountain Coal Company, P.O. Box 591, Somerset, Colorado 81434 has filed

a petition to modify the application of 30 CFR 75.1002-1(a) (location of other electric equipment; requirements for permissibility) to its West Elk Mine (I.D. No. 05–03672) located in Gunnison County, Colorado. The petitioner proposes to use non-permissible electronic testing or diagnostic equipment within 150 feet of pillar workings. The petitioner proposes to use low-voltage or battery operated nonpermissible equipment such as, but not limited to, laptop computers, oscilloscopes, vibration analysis machines, and cable fault detectors. The petitioner states that application of the standard would result in a diminution of safety to the miners. In addition, the petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

16. Mountain Coal Company

[Docket No. M-95-184-C]

Mountain Coal Company, P.O. Box 591, Somerset, Colorado 81434 has filed a petition to modify the application of 30 CFR 75.500(d) (permissible electric equipment) to its West Elk Mine (I.D. No. 05-03672) located in Gunnison County, Colorado. The petitioner proposes to use non-permissible electronic testing or diagnostic equipment in or inby the last open crosscut. The petitioner proposes to use low-voltage or battery operated nonpermissible equipment such as, but not limited to, laptop computers, oscilloscopes, vibration analysis machines, and cable fault detectors. The petitioner states that application of the standard would result in a diminution of safety to the miners. In addition, the petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

17. Rock of Ages Quarries, Inc.

[Docket No. M-95-12-M]

Rock of Ages Quarries, Inc., P.O. Box 482, Barre, Vermont 05641-0482 has filed a petition to modify the application of 30 CFR 56.19003 (driving mechanism connections) to its Rock of Ages Light Side (I.D. No. 43-00024), U-13 American Hoist, Serial Number H-4121, Model 380/2 located in Washington County, Vermont. The petitioner requests relief from the mandatory standard as it applies to chain drives between the driving mechanism and the gear train of the hoists, allowing the use of chain drives for such application. The petitioner asserts that the proposed alternative method would provide at least the same

measure of protection as would the mandatory standard.

18. Rock of Ages Quarries, Inc.

[Docket No. M-95-13-M]

Rock of Ages Quarries, Inc., P.O. Box 482, Barre, Vermont 05641-0482 has filed a petition to modify the application of 30 CFR 56.19003 (driving mechanism connections) to its Rock of Ages Light Side (I.D. No. 43-00024), U-11 American Hoist, Serial Number H-3783, Model 250/4 located in Washington County, Vermont. The petitioner requests relief from the mandatory standard as it applies to chain drives between the driving mechanism and the gear train of the hoists, allowing the use of chain drives for such application. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

19. Rock of Ages Quarries, Inc.

[Docket No. M-95-14-M]

Rock of Ages Quarries, Inc., P.O. Box 482, Barre, Vermont 05641-0482 has filed a petition to modify the application of 30 CFR 56.19003 (driving mechanism connections) to its Rock of Ages Light Side (I.D. No. 43–00024), W-2 American Hoist, Serial Number 21878, Model 180/3 located in Washington County, Vermont. The petitioner requests relief from the mandatory standard as it applies to chain drives between the driving mechanism and the gear train of the hoists, allowing the use of chain drives for such application. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

20. Rock of Ages Quarries, Inc.

[Docket No. M-95-15-M]

Rock of Ages Quarries, Inc., P.O. Box 482, Barre, Vermont 05641-0482 has filed a petition to modify the application of 30 CFR 56.19003 (driving mechanism connections) to its Rock of Ages Light Side (I.D. No. 43-00024), U-1 American Hoist, Serial Number 22440, Model 180/3 located in Washington County, Vermont. The petitioner requests relief from the mandatory standard as it applies to chain drives between the driving mechanism and the gear train of the hoists, allowing the use of chain drives for such application. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

21. Rock of Ages Quarries, Inc.

[Docket No. M-95-16-M]

Rock of Ages Quarries, Inc., P.O. Box 482, Barre, Vermont 05641-0482 has filed a petition to modify the application of 30 CFR 56.19003 (driving mechanism connections) to its Rock of Ages Light Side (I.D. No. 43-00024), Clyde JJ/Hoist, Serial Number 11430 located in Washington County, Vermont. The petitioner requests relief from the mandatory standard as it applies to chain drives between the driving mechanism and the gear train of the hoists, allowing the use of chain drives for such application. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

22. Swenson Granite Company, Inc.

[Docket No. M-95-17-M]

Swenson Granite Company, Inc., 369 North State Street, Concord, New Hampshire 03301 has filed a petition to modify the application of 30 CFR 56.19003 (driving mechanism connections) to its Gray Quarry (I.D. No. 27–00083), Hilltop Derrick, Timberland Hoist, Serial Number 65–10943, Model 480-2-IR-100E located in Merrimack County, New Hampshire. The petitioner requests relief from the mandatory standard as it applies to chain drives between the driving mechanism and the gear train of the hoists, allowing the use of chain drives for such application. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

23. Swenson Granite Company, Inc.

[Docket No. M-95-18-M]

Swenson Granite Company, Inc., 369 North State Street, Concord, New Hampshire 03301 has filed a petition to modify the application of 30 CFR 56.19003 (driving mechanism connections) to its Gray Quarry (I.D. No. 27–00083), Lower Quarry, Clyde Hoist, Serial Number 21850, Frame 6/2 Drum located in Merrimack County, New Hampshire. The petitioner requests relief from the mandatory standard as it applies to chain drives between the driving mechanism and the gear train of the hoists, allowing the use of chain drives for such application. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

24. Rock of Ages Quarries, Inc.

[Docket No. M-94-37-M]

This notice amends this petition document published in the Federal Register on August 25, 1994 (59 FR 43869), to modify the application of 30 CFR 56.19003. This document is only for the Rock of Ages Light Side (I.D. No. 43–00024), for U-2 American Hoist, Serial Number 5645, Model 180/3 located in Washington County, Vermont. The petitioner requests relief from the mandatory standard as it applies to chain drives between the driving mechanism and the gear train of the hoists, allowing the use of chain drives for such application. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

Request for Comments

Persons interested in these petitions may furnish written comments. These comments must be filed with the Office of Standards, Regulations and Variances, Mine Safety and Health Administration, Room 627, 4015 Wilson Boulevard, Arlington, Virginia 22203. All comments must be postmarked or received in that office on or before April 3, 1996. Copies of these petitions are available for inspection at that address.

Date: February 23, 1996. Patricia W. Silvey,

Director, Office of Standards, Regulations and Variances.

[FR Doc. 96–4866 Filed 3–1–96; 8:45 am]

NUCLEAR REGULATORY COMMISSION

[Docket No. 50-397]

Washington Public Power Supply System (WPPSS); Notice of Consideration of Issuance of Amendment to Facility Operating License and Opportunity for a Hearing

The U.S. Nuclear Regulatory Commission (the Commission) is considering issuance of an amendment to Facility Operating License No. NPF– 21, issued to the Washington Public Power Supply System (the Supply System, or the licensee), for operation of the WPPSS Nuclear Project No. 2, located in Benton County, Washington.

The proposed amendment would modify the technical specifications (TS) to reflect replacement of the existing reactor recirculation (RRC) flow control system with an adjustable speed drive (ASD) system. The current system relies

on operation of the RRC pumps at two discrete speeds, using flow control valves to vary the flow in the RRC system. Following the design change, the flow control valves and the existing pump controllers would be deactivated in place. The existing analog-hydraulic flow control system will be replaced with dual channel, variable frequency ASDs and a digital recirculation flow control system that would vary RRC flow by varying RRC pump speed. The proposed TS changes would reflect the new RRC flow control system.

Before issuance of the proposed license amendment, the Commission will have made findings required by the Atomic Energy Act of 1954, as amended (the Act) and the Commission's

regulations.

By March 29, 1996, the licensee may file a request for a hearing with respect to issuance of the amendment to the subject facility operating license and any person whose interest may be affected by this proceeding and who wishes to participate as a party in the proceeding must file a written request for a hearing and a petition for leave to intervene. Requests for a hearing and a petition for leave to intervene shall be filed in accordance with the Commission's "Rules of Practice for Domestic Licensing Proceedings" in 10 CFR Part 2. Interested persons should consult a current copy of 10 CFR 2.714 which is available at the Commission's Public Document Room, the Gelman Building, 2120 L Street, NW., Washington, DC, and at the local public document room located at the Richland Public Library, 955 Northgate Street, Richland, Washington 99352. If a request for a hearing or petition for leave to intervene is filed by the above date, the Commission or an Atomic Safety and Licensing Board, designated by the Commission or by the Chairman of the Atomic Safety and Licensing Board Panel, will rule on the request and/or petition; and the Secretary or the designated Atomic Safety and Licensing Board will issue a notice of hearing or an appropriate order.

As required by 10 CFR 2.714, a petition for leave to intervene shall set forth with particularity the interest of the petitioner in the proceeding, and how that interest may be affected by the results of the proceeding. The petition should specifically explain the reasons why intervention should be permitted with particular reference to the following factors: (1) the nature of the petitioner's right under the Act to be made a party to the proceeding; (2) the nature and extent of the petitioner's property, financial, or other interest in the proceeding; and (3) the possible